

REMARKS

Applicant thanks the Examiner for his diligent review of each of the pending claims in the presently pending patent application.

In response to the Office Action of 21 March 2005, Applicant responds by formally entering the proposed claim amendments discussed during the Interview of 15 June 2005. In view of such claim amendments, Applicant contends that each of the presently pending claims is patentable over the prior art of record because the Alexander Patent (U.S. Patent No. 6,177,931) in view of the Quake 3 Movie Creation article and/or in view of the Glerum patent (U.S. Patent No. 6,629,267) fails to teach, mention or suggest each and every element and limitation of the pending claims. Specifically, the prior art of record fails to teach mention or suggest, as recited in claim 1, "a video reporter wherein the Movie is utilized to characterize user behavior."

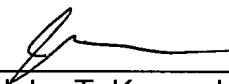
For at least the various reasons discussed herein, it is believed that claims 1-34 are in form for allowance, and a Notice of Allowance is respectfully requested.

It is believed that no fees are due with respect to filing of this Amendment; however, if additional petitions or fees are required, please consider this a request therefor and authorization to charge Deposit Account No. 04-1415 accordingly. If the Examiner has any questions regarding this matter that can be resolved via telephone, please call the undersigned attorney at the number listed below.

Respectfully submitted,

DORSEY & WHITNEY LLP

Date: 21 June 2005

By 

John T. Kennedy
Attorney Reg. No. 42,717
370 Seventeenth Street, Suite 4700
Denver, Colorado 80202-5647
Tel.: (303) 260-6362
Fax: (303) 629-3450

USPTO Customer No. 20686